Case 2:09-cv-00037-MJP Document 417 Filed 05/11/12 Page 1 of 12

1

I, John T. Jasnoch, hereby swear as follows:

2 3

with the law firm of Scott+Scott LLP, counsel of record for Plaintiffs. I make this declaration in

I am an attorney licensed to practice in the State of California I am associated

4

support of the Plaintiffs' Opposition to Defendants' Motion for Summary Judgment. I have

5

personal knowledge of the matters stated herein and, if called upon, I could and would

6

2. Attached as Exhibit 1 is a true and correct copy of excerpts from Washington

competently testify thereto.

7

Mutual Inc. Form 10-K, Annual Report for the Fiscal Year ended December 31, 2006, retrieved

8 9

from http://www.sec.gov/edgar/searchedgar/companysearch.html.

10

Attached as Exhibit 2 is a true and correct copy of the prepared statement of

11

David Schneider given before the Permanent Subcommittee on Investigations, United States

12

Senate, on April 13, 2010.

7.

8.

13

4. Attached as Exhibit 3 is a true and correct copy of the Opening Statement of

14

David Beck given before the Permanent Subcommittee on Investigations, United States Senate,

15

on April 13, 2010.

16 17

5. Attached as Exhibit 4 is a true and correct copy of excerpts from the transcript of the January 18, 2012 deposition of David Beck.

18

6. Attached as Exhibit 5 is a true and correct copy of 2006 WaMu AR-7, Free

19

Written Prospectus, Loan Tape from SEC's EDGAR Website Filed June 23, 2006. This

20

document was converted to a PDF format from an .html from SEC's EDGAR Website.

21 22

Written Prospectus, Loan Tape from SEC's EDGAR Website Filed September 25, 2006. This

Attached as Exhibit 6 is a true and correct copy of 2006 WaMu AR12, Free

23

document was converted to a PDF format from an .html from SEC's EDGAR Website.

24 25

Attached as Exhibit 7 is a true and correct copy of 2006 WaMu AR16, Free Written Prospectus, Loan Tape from SEC's EDGAR Website Filed November 17, 2006. This

26

document was converted to a PDF format from an .html from SEC's EDGAR Website.

27

1 DECLARATION OF JOHN T. JASNOCH IN SUPPORT OF PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT (NO. 2:09-CV-0037-MJP)

SCOTT+SCOTT LLP 707 Broadway, Suite 1000 San Diego, CA 92101 Telephone: (619) 233-4565

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1	19.	Attached as Exhibit 18 is a true and correct copy of excerpts from the transcript of
2	the January 1	0, 2012 deposition of James Tiegen.
3	20.	Attached as Exhibit 19 is a true and correct copy of excerpts from the transcript of
4	the January 30	0, 2012 deposition of Hugh Boyle.
5	21.	Attached as Exhibit 20 is a true and correct copy of a document produced in this
6	litigation	bearing Bates numbers JPMWaMuMBS0000763743 through
7	JPMWaMuM	BS0000763748. This document was previously marked as Deposition Exhibit 682
8	in this litigation	on.
9	22.	Attached as Exhibit 21 is a true and correct copy of a document produced in this
0	litigation bear	ring Bates numbers CHASE-0002271237 through CHASE-0002271238.
1	23.	Attached as Exhibit 22 is a true and correct copy of a document produced in this
2	litigation bear	ring Bates numbers CHASE-0007982504 through CHASE-0007982577.
3	24.	Attached as Exhibit 23 is a true and correct copy of a document produced in this
4	litigation bea	aring Bates numbers CHASE-0002070890 through CHASE-0002070893. This
5	document wa	s previously marked as Deposition Exhibit 867 in this litigation.
6	25.	Attached as Exhibit 24 is a true and correct copy of a document produced in this
7	litigation bear	ring Bates numbers CHASE-0007982719 through CHASE-0007982760.
8	26.	Attached as Exhibit 25 is a true and correct copy of a document produced in this
9	litigation bear	ring Bates numbers CHASE-0001840622 through CHASE-0001840624.
20	27.	Attached as Exhibit 26 is a true and correct copy of a document produced in this
21	litigation bear	ring Bates numbers CHASE-0005352103 through CHASE-0005352183.
22	28.	Attached as Exhibit 27 is a true and correct copy of a document produced in this
23	litigation	bearing Bates numbers JPMWaMuMBS0004260682 through
24	JPMWaMuM	BS0004260684.
25	29.	Attached as Exhibit 28 is a true and correct copy of a document produced in this
26	litigation bear	ring Bates numbers CHASE-0005326251 through CHASE-0005326316.
27		
28	IN SUPPORT C	N OF JOHN T. JASNOCH  OF PLAINTIFFS' OPPOSITION TO  'MOTION FOR SUMMARY JUDGMENT  37-MJP)  SCOTT+SCOTT LLP  707 Broadway, Suite 1000 San Diego, CA 92101 Telephone: (619) 233-4565

(NO. 2:09-CV-0037-MJP)

1	30.	Attached as Exhibit 29 is a true and correct copy of a document produced in this
2	litigation	bearing Bates numbers JPMWaMuMBS0000291028 through
3	JPMWaMuM	BS0000291031. This document was previously marked as Deposition Exhibit 195
4	in this litigation	on
5	31.	Attached as Exhibit 30 is a true and correct copy of the Expert Rebuttal Report of
6	James Miller	dated March 30, 2012.
7	32.	Attached as Exhibit 31 is a true and correct copy of a document produced in this
8	litigation bear	ring Bates numbers CHASE-0001749977 through CHASE-0001750037.
9	33.	Attached as Exhibit 32 is a true and correct copy of a document produced in this
10	litigation bear	ring Bates numbers CHASE-0001862339 through CHASE-0001862401.
11	34.	Attached as Exhibit 33 is a true and correct copy of a document produced in this
12	litigation	bearing Bates number JPMWaMuMBS0000768183 through
13	JPMWaMuM	BS0000768185. This document was previously marked as Deposition Exhibit 754
14	in this litigation	on.
15	35.	Attached as Exhibit 34 is a true and correct copy of a document produced in this
16	litigation bear	ring Bates numbers CHASE-0000822310 through CHASE-0000822313.
17	36.	Attached as Exhibit 35 is a true and correct copy of excerpted transcript from the
18	January 13, 2	012 deposition of Diane Novak.
19	37.	Attached as Exhibit 36 is a true and correct copy of the Declaration of Diane
20	Jeanty in supp	port of Plaintiff's opposition to Motion for Summary Judgment, dated May 7, 2012.
21	38.	Attached as Exhibit 37 is a true and correct copy of the Declaration of Denise
22	Luedtke in S	upport of Plaintiffs' Opposition to Motion for Summary Judgment, dated May 9,
23	2012.	
24	39.	Attached as Exhibit 38 is a true and correct copy of a document produced in this
25	litigation bea	aring Bates numbers CHASE-0000944225 through CHASE-0000944238. This
26	document wa	s previously marked as Deposition Exhibit 753 in this litigation.
27		

DECLARATION OF JOHN T. JASNOCH 4
IN SUPPORT OF PLAINTIFFS' OPPOSITION TO
DEFENDANTS' MOTION FOR SUMMARY JUDGMENT
(NO. 2:09-CV-0037-MJP)

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litigation bearing Bates numbers CHASE-0003358098 through CHASE-0003358133.

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1	48.	Attached as Exhibit 47 is a true and correct copy of a document produced in this
2	litigation bea	ring Bates numbers CHASE-0005890722 through CHASE-0005890728. This
3	document wa	s previously marked as Deposition Exhibit 660 in this litigation.
4	49.	Attached as Exhibit 48 is a true and correct copy of a document produced in this
5	litigation bear	ing Bates numbers CHASE-0004439853 through CHASE-0004439858.
6	50.	Attached as Exhibit 49 is a true and correct copy of a document produced in this
7	litigation bear	ing Bates numbers CHASE-0002954199 through CHASE-0002954202.
8	51.	Attached as Exhibit 50 is a true and correct copy of a document produced in this
9	litigation bear	ing Bates numbers CHASE-0003019524 through CHASE-0003019527.
10	52.	Attached as Exhibit 51 is a true and correct copy of a document produced in this
11	litigation bear	ing Bates numbers CHASE-0007141650 through CHASE-0007141655.
12	53.	Attached as Exhibit 52 is a true and correct copy of a document produced in this
13	litigation bear	ing Bates numbers CHASE-0006186079 through CHASE-0006186096.
14	54.	Attached as Exhibit 53 is a true and correct copy of a document produced in this
15	litigation bear	ing Bates numbers CHASE-0007141650 through CHASE-0007141665.
16	55.	Attached as Exhibit 54 is a true and correct copy of a document produced in this
17	litigation	bearing Bates numbers JPMWaMuMBS00000025895 through
18	JPMWaMuM	BS00000025899. This document was previously marked as Deposition Exhibi
19	888 in this lit	gation.
20	56.	Attached as Exhibit 55 is a true and correct copy of a document produced in this
21	litigation bear	ing Bates number CHASE-0002621004.
22	57.	Attached as Exhibit 56 is a true and correct copy of a document produced in this
23	litigation	bearing Bates numbers JPMWaMuMBS0000025953 through
24	JPMWaMuM	BS0000025955.
25	58.	Attached as Exhibit 57 is a true and correct copy of a document produced in this
26	litigation	bearing Bates numbers JPMWaMuMBS0000192521 through
27		
28	IN SUPPORT C	N OF JOHN T. JASNOCH 6  F PLAINTIFFS' OPPOSITION TO  MOTION FOR SUMMARY JUDGMENT  77-MJP)  SCOTT+SCOTT LLP 707 Broadway, Suite 1000 San Diego, CA 92101 Telephone: (619) 233-4565

(NO. 2:09-CV-0037-MJP)

7 DECLARATION OF JOHN T. JASNOCH IN SUPPORT OF PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT (NO. 2:09-CV-0037-MJP)

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8 DECLARATION OF JOHN T. JASNOCH IN SUPPORT OF PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT (NO. 2:09-CV-0037-MJP)

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1	75. Attached as Exhibit 74 is a true and correct copy of a document produced in th
2	litigation bearing Bates numbers CHASE-0006803008 through CHASE-0006803013. Th
3	document was previously marked as Exhibit 809 in this litigation.
4	76. Attached as Exhibit 75 is a true and correct copy of a document produced in th
5	litigation bearing Bates numbers CHASE-0003231572 through CHASE-0003231578. Th
6	document was previously marked as Deposition Exhibit 460 in this litigation.
7	77. Attached as Exhibit 76 is a true and correct copy of a document produced in th
8	litigation bearing Bates numbers CHASE-000304176 through CHASE-0003004181. Th
9	document was previously marked as Deposition Exhibit 219 in this litigation.
10	78. Attached as Exhibit 77 is a true and correct copy of the transcript of the May 12
11	2011 deposition of Scott Hakala, Ph.D., CFA.
12	79. Attached as Exhibit 78 is a true and correct copy of excerpts from Washington
13	Mutual's Home Loans' Conventional Underwriting Guidelines dated November 3, 2006, which
14	was produced in this litigation bearing Bates numbers CHASE-0000334094 though CHASE
15	0000334099. This document was previously marked as Deposition Exhibit 854 in this litigation
16	80. Attached as Exhibit 79 is a true and correct copy of a document produced in th
17	litigation bearing Bates number JPMWaMuMBS0000023447 throug
18	JPMWaMuMBS0000023450. The document was previously marked as Deposition Exhibit 70
19	in this litigation.
20	81. Attached as Exhibit 80 is a true and correct copy of Expert Rebuttal Report of
21	Adam Levitin dated March 30, 2012.
22	82. Attached as Exhibit 81 is a true and correct copy of the Expert Rebuttal Report of
23	Scott Hakala Ph.D., CFA.
24	83. Attached as Exhibit 82 is a true and correct copy of a document produced in th
25	litigation bearing Bates numbers CHASE-0000573575 through CHASE-0000573599. Th
26	document was previously marked as Deposition Exhibit 658 in this litigation.
27	
28	DECLARATION OF JOHN T. JASNOCH  9 SCOTT+SCOTT LLP 707 Broadway, Suite 1000

## Case 2:09-cv-00037-MJP Document 417 Filed 05/11/12 Page 11 of 12

1	84.	Attached as Exhibit 83 is a true and correct copy of an April 14, 2008 article from	
2	The Seattle Times entitled "Where WaMu went wrong" by Drew DeSilver.		
3	85.	Attached as Exhibit 84 is a true and correct copy of CHASE-0002622767 through	
4	CHASE-0002	622771.	
5	86.	Attached as Exhibit 85 is a true and correct copy of JPMWaMuMBS0001065573	
6	through JPMV	WaMuMBS0001065578.	
7	87.	Attached as Exhibit 86 is a true and correct copy of CHASE-0007488337 through	
8	CHASE-0007	488338.	
9			
10	I decla	are under penalty of perjury under the laws of the United States of America that the	
11	foregoing is tr	rue and correct.	
12	Execut	ted this 11th day of May, 2012, at San Diego, California.	
13		Od - Oax ad-	
14		John T. Jasnoch (Admitted <i>Pro Hac Vice</i> )	
15		SCOTT+SCOTT LLP 707 Broadway, Suite 1000	
16	4.	San Diego, CA 92101	
17		Telephone: 619-233-4565 Fax: 619-233-0508	
8		E-mail: jjasnoch@scott-scott.com	
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DECLARATION OF JOHN T. JASNOCH 10
IN SUPPORT OF PLAINTIFFS' OPPOSITION TO
DEFENDANTS' MOTION FOR SUMMARY JUDGMENT
(NO. 2:09-CV-0037-MJP)

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## Case 2:09-cv-00037-MJP Document 417 Filed 05/11/12 Page 12 of 12

1	<u>CERTIFICATE OF SERVICE</u>
2	I hereby certify that on May 11, 2012, I caused the foregoing to be electronically filed
3	with the Clerk of the Court using the CM/ECF system which will send notification of such filing
4	to the e-mail addresses denoted on the Electronic Mail Notice List, and I hereby certify that I
5	caused the foregoing document or paper to be mailed via the United States Postal Service to the
6	non-CM/ECF participants indicated on the Manual Notice List.
7	I certify under penalty of perjury under the laws of the United States of America that the
8	foregoing is true and correct. Executed on May 11, 2012.
9	
10	/s/ Anne L. Box Anne L. Box (admitted <i>pro hac vice</i> )
11	SCOTT+SCOTT LLP
12	707 Broadway, Suite 1000 San Diego, CA 92101
13	Telephone: 619-233-4565 Fax: 619-233-0508
14	E-mail: abox@scott-scott.com
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27	DECLARATION OF JOHN T. JASNOCH 11 SCOTT+SCOTT LLP

DECLARATION OF JOHN T. JASNOCH 11 IN SUPPORT OF PLAINTIFFS' OPPOSITION TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT (NO. 2:09-CV-0037-MJP)

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